

Governor of the State of Texas

TO ALL TO WHOM THESE PRESENTS SHALL COME:

WHEREAS, the Forty-first Legislature at its Fourth Called Session passed Senate Bill No. 4, being "AN ACT providing that in all counties where the County Attorney performs the duties of the County Attorney and District Attorney, the County Attorney may appoint one or more assistants who need not possess the qualifications provided for County Attorneys; providing for the manner of appointments and payment of said assistants, and providing that said assistants may be appointed according to population; and prohibiting such persons who are not licensed attorneys to appear as counsel in any cause; and declaring an emergency"; and,

WHEREAS, said Bill has been vetoed for the reason that apparently this Bill would simply authorize the adding of additional stenographers as assistants to the prosecuting attorney, and instead of fixing their compensation out of the fees of office, would pay their compensation out of the general fund of the county;

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, THAT I, DAN MOODY, Governor of the State of Texas, under and by virtue of the authority vested in me by the Constitution and laws of this State, have vetoed said Bill for the reasons stated and on file in the Office of the Secretary of State, and do hereby proclaim said action to have been taken.



IN TESTIMONY WHEREOF, I have hereunto signed my name officially and caused the seal of State to be impressed hereon at Austin, Texas, this the tenth day of March, A. D. 1930.

Dan Moody
GOVERNOR OF TEXAS

BY THE GOVERNOR:

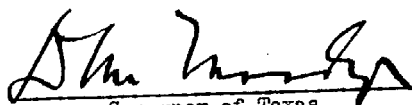
Paul F. McAllen
Secretary of State

EXECUTIVE OFFICE
March 10, 1930

Senate Bill No. 4, passed by the ~~forty~~ forty-first Legislature at its Fourth Called Session, which is attached hereto, being "AN ACT providing that in all counties where the County Attorney performs the duties of the County Attorney and District Attorney, the County Attorney may appoint one or more assistants who need not possess the qualifications provided for County Attorneys; providing for the manner of appointments and payment of said assistants, and providing that said assistants may be appointed according to population; and prohibiting such persons who are not licensed attorneys to appear as counsel in any cause; and declaring an emergency", is hereby vetoed.

Apparently this Bill would simply authorize the adding of additional stenographers as assistants to the prosecuting attorney, and instead of fixing the compensation out of the fees of office, would pay their compensation out of the general fund of the county.

For the reason stated this Bill is hereby vetoed.


Governor of Texas

REPRODUCED FROM THE
HOLDINGS OF THE
TEXAS STATE ARCHIVES